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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/626,574	07/25/2003	Hiroyuki Mishima	2003-1015A	9548	
513 7	590 09/14/2005		EXAMINER		
	H, LIND & PONAC	BUTTNER, DAVID J			
2033 K STREET N. W. SUITE 800 WASHINGTON, DC 20006-1021			ART UNIT	ART UNIT PAPER NUMBER	
			1712		

DATE MAILED: 09/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	ition No.	Applicant(s) MISHIMA ET AL.			
		10/626	,574				
Office Action Summary			er	Art Unit			
		David E	-	1712			
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)🛛	Responsive to communication(s) file	ed on 15 August 20	<u>05</u> .				
	·	2b)⊠ This action is					
3)[	Since this application is in condition	for allowance exce	pt for formal matters, pro	secution as to the merits	sis		
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)🖂	Claim(s) 1-12 is/are pending in the a	application.					
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-12</u> is/are rejected.							
•	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers						
9)[	The specification is objected to by th	e Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)[	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority						
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment	i(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
3) Inform	e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date		Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te atent Application (PTO-152)			
S. Patent and Tr	ademark Office						

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)



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Claims 1-5 and 7-12 rejected under 35 U.S.C. 103(a) as being unpatentable over JP6319114 or EP118031 in view of Nakamura '630.

JP63195114 and EP118031 both disclose a hydrothermally treating aluminum hydroxide. Presumably, this treatment will produce the boehmite because it is the same treatment claimed by applicant. EP118031 discloses the treated aluminum hydroxide is useful in epoxy resins. Oral translation indicates JP63195114 suggests its treated aluminum hydroxide is suitable for epoxy resins also. It does not appear either reference suggests particular epoxy resin enduses.

Aluminum hydroxide filled epoxy resins are known for prepregs. Nakamura (tables) shows such prepreg enduses. It would have been obvious to use the hydrothermally treated aluminum hydroxide filled epoxy resins of J'114 or EP'031 in any common enduse including prepregs.

Claims 1-3 and 8-12 rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Brown WO 98/31538.

Brown discloses prepregs of glass, epoxy resin and aluminum hydroxide (page 3 line 6). The aluminum hydroxide contains significant amounts of boehmite (figure 1; page 6 line 18). Brown does not teach that the aluminum hydroxide/boehmite was produced by hydrothermally treatment of aluminum hydroxide, but there is no reason to believe the claimed treatment results in a product any different from the conventional aluminum hydroxides/boehmite of the reference. Note that claim 1 places no constraints on the hydrothermal treatment (eg temperature, time) or on the amount of boehmite.

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Claims 1-5 and 7-12 rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Nakamura '630.

Nakamura exemplifies (tables) prepregs of epoxy resin, aluminum hydroxide, silane coupling agent, hardener etc. Nakamura does not explain how the aluminum hydroxide was made or if there is boehmite present. Conventionally produced aluminum hydroxide has significant amounts of boehmite present (see fig 1 of WO 98/31538. There is no reason to believe applicant's claimed hydrothermal treatment results in a product any different from the conventional aluminum hydroxides of the reference. Note that claim 1 places no constraints on the hydrothermal treatment (eg temperature, time) or on the amount of boehmite.

Claims 1-3,5 and 7-12 rejected under 35 U.S.C. 102(a,b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over JP2001329080.

The reference discloses a prepreg of cyanate resin, epoxy resin and aluminum hydroxide. The reference does not explain how the aluminum hydroxide was made or if there is boehmite present. Conventionally produced aluminum hydroxide has significant amounts of boehmite present (see fig 1 of WO 98/31538. There is no reason to believe applicant's claimed hydrothermal treatment results in a product any different from the conventional aluminum hydroxide of the reference. Note that claim 1 places no constraints on the hydrothermal treatment (eg temperature, time) or on the amount of boehmite.

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Claims 1-5 and 7-12 rejected under 35 U.S.C. 103(a) as being unpatentable over WO 98/31538 or Nakamura '630 or JP2001329080 in view of JP63195114 or EP118031.

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The previously described primary references do not suggest hydrothermally treating their aluminum hydroxide prior to incorporation into the prepreg.

Both JP63195114 and EP118031 teach such treatments for aluminum hydroxide.

JP63195114 teaches the treatment increases solder resistance and decomposition temperature. It would have been obvious to hydrothermally treat the aluminum hydroxide of WO 98/31538 or Nakamura or JP2001329080 for the expected benefits.

Claim 6 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

There does not appear to be reason to add a separately prepared boehmite to the treated aluminum hydroxide/boehmite.

Applicant's arguments filed 8/15/05 have been fully considered but they are not persuasive. Applicant argues the conventional aluminum hydroxide of WO 98/31538 is inferior to the claimed hydrothermally treated aluminum hydroxide.

This is not convincing. The claims do not specify any details of the treatment.

Even ambient humidty will make the admitted prior art of heating in air a "hydrothermal treatment". Secondly, applicant's declaration of 8/15/05 can be interpreted as showing the amount of boehmite to the critical factor rather than the hydrothermal treatment. WO 98/31538 (fig 1) shows conventionally produced aluminum hydroxide can have up to

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20% boehmite. Applicant has not shown these aluminum hydroxides to be inferior. Note

that applicant's claims allow for even tiny amounts of boehmite in the aluminum

hydroxide.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to David Buttner whose telephone number is 571-272-

1084. The examiner can normally be reached on weekdays from 10 to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Randy Gulakowski, can be reached on 571-272-1302. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

DAVID J. BUTTNER
PRIMARY EXAMINER

Down

**David Buttner** 

9/7/05

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